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RDATION FORM COVER SHEET

U.S. DEPARTMENT OF COMMERCE

Patent and Trademark O						
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	To the Honorable Commissioner of Patents and Trademarks:					
1.	Name of conveying party(ies):	2.	Name and ad	dress of r		
	Mpath Interactive, Inc.		Name: Hear		LDD 4.0 mos	
	Individual(s) Association General Partnership Limited Partnership Corporation-State Delaware Other		Internal Addr		APR 2 3 2001	
					vde Avenue	
			City: Mounta	in View	State: CA ZIP: 94043	
Add	itional name(s) of conveying party(ies) attached? Yes No		Associat	ion	nship	
3.	Nature of conveyance:	General Partnership		ιγ		
	 ☐ Assignment ☐ Security Agreement ☐ Other ☐ Other 	☐ Cirriled Fartiership				
		Other				
						Execution Date: <u>January 13, 2000</u>
4.	Application number(s) or patent number(s):					
	A. Trademark Application No.(s)		B. Tradema		ation No.(s)	
			67,616 M (AN BIGN)	D		
		DES	oldin)			
	Address of constraints	44	-40 [] Vaa [5	7 No		
<u> </u>	Additional numbers attached? Yes No					
5.	Name and address of party to whom correspondence concerning document should be mailed:	6.	Total number	of applica	ations and	
	Name: Sara L. Eisner		registrations	invoived: .	1	
		7	Total foe /27	CED 3 /1)\$ 40.00	
	Internal Address:	'	TOTAL IEE (37	OI 1X 3.4 I	γ	

Statement and signature.

650 Page Mill Road

City: Palo Alto

To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy

DO NOT USE THIS SPACE

of the original document.

Sara L. Eisner

04/18/01 Date

Name of Person Signing

Street Address: Wilson Sonsini Goodrich & Rosati

Total number of pages including cover sheet, attachments, and document: 5

8. Deposit account number:

23-2415 Attn: 16326-TM1013

Mail documents to be recorded with required cover sheet information to: Commissioner of Patents & Trademarks, Box Assignments

Washington, D.C. 20231

TRADEMARK **REEL: 002284 FRAME: 0464**

Authorized to be charged to deposit account

(Attach duplicate copy of this page if paying by deposit account)

State: CA ZIP: 94304-1050

OMB No. 0651-0011 (exp. 4/94)	U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office				
tab settings ⇒⇒⇒ ▼					
To the Honorable Commissioner of Patents 101	302759 d original documents or copy thereof.				
Name of conveying party(ies):	Name and address of receiving party(ies)				
Mpath Interactive, Inc.	Name: HearMe				
☐ Individual(s) ☐ Association	Internal Address:				
General Partnership	Street Address: 665 Clyde Avenue				
Other	City: Mountain View State: CA ZIP: 94043				
Additional name(s) of conveying party(ies) attached? Yes No	Individual(s) citizenship Association General Restricts				
Nature of conveyance:	General Partnership				
. Assignment Merger	Corporation-State Delaware Other If assignee is not domiciled in the United States, a domestic representative designation is attached:				
☐ Security Agreement ☐ Change of Name					
Other					
Execution Date: <u>January 13, 2000</u>	(Designations must be a separate document from assignment) Additional name(s) & address(es) attached? Yes No				
A. Trademark Application No.(s) See attached Schedule A	B. Trademark Registration No.(s) See attached Schedule A				
Name and address of party to whom correspondence	ttached? ☑ Yes ☐ No				
concerning document should be mailed:	Total number of applications and registrations involved:				
Name: Joanne R. Scully	20				
Internal Address:	7. Total fee (37 CFR 3.41)\$ 515.00				
	⊠ Enclosed				
Street Address: Wilson Sonsini Goodrich & Rosati	Authorized to be charged to deposit account				
650 Page Mill Road	8. Deposit account number:				
	23-2415 Attn: 16326-900				
City: Palo Alto State: CA ZIP: 94304-1050	(Attach duplicate copy of this page if paying by deposit account)				
FF:4A1					
FC:482 475.00 DP					
9. Statement and signature. To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true of the original document.					
Joanne R. Scully	Rebruary 18, 2000				
Name of Person Signing	Signature Date				

Mail documents to be recorded with required cover sheet information to:

Commissioner of Patents & Trademarks, Box Assignments

Washington, D.C. 20231

Schedule A

<u>Mark</u>	Application/Registration Number
MPATH INTERACTIVE	2,171,525
SCRBBLETALK	2,049,911
WANNA PLAY	2,177,219
MPATH	75/487,674
MPLAYER.COM	75/507,435
MPLAYER.COM	75/507,436
MPLAYER.COM	75/507,437
MPATH (AND DESIGN)	75/507,431
MPLAYER.COM	75/507,432
DESIGN (M STYLIZED)	75/549,304
DESIGN (M STYLIZED)	75/547,191
DESIGN (M STYLIZED)	75/549,933
HEARME	75/597,220
HEARME.COM	75/646,512
HEARME	75/648,641
MPLAYER.COM	75/694,260
MPLAYER	2,133,005
DESIGN (SOUND WAVES)	75/646,513
SEE&HEARME	75/806,959
SEE&HEARME	75/806,915

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

"HEARME", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE THIRTEENTE DAY OF JANUARY, ATD: 2000, AT. 9 O'CLOCK A.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS



8100M 2464466

001021002

0207568 AUTHENTICATION:

01-19-00 DATE:

CERTIFICATE OF OWNERSHIP AND MERGER

Purment to Section 253 of the General Corporation Law of the State of Delaware, the undersigned, the President of Mpath Interactive, Inc. (the "Company"), a Delaware corporation, hereby certifies in connection with the merger of Mpath Interactive, Inc. and HourMe, Inc. that:

- 1. The Company owns all of the outstanding shares of HearMe, Inc., a corporation organized under the laws of Delaware.
- 2. The Company, by the following resolutions of its Board of Directors, duly adopted by written consent dated as of December 17, 1999, pursuant to Section 141(1) of the General Corporation Law of the State of Delawars, determined to theres HearMe, Inc. into itself on the terms and conditions set forth in such resolutions:

Merger Subsidiary: HearMa, Inc.

RESOLVED, that the officers of the Company are authorized to form HearMe, Inc. ("Merger Sub") under the laws of the State of Delaware and upon its formation, to purchase all 1000 shares of Merger Sub's Common Stock in exchange for the aggregate amount of \$.50.

RESOLVED FURTHER, that any director or officer of the Company, acting pursuant to authority delegated by the Board of Directors, is hereby authorized and directed to execute and deliver all documents and take such additional actions as may be necessary or appropriate to organize Merger Sub.

RESOLVED FURTHER, that the prior actions by the officers of the Company in connection with the formation of Morger Sub are hereby approved, adopted and ratified.

RESOLVED FURTHER, that the Company, as the sole stockholder of Merger Sub, hereby approves the Merger and adopts and approves the Related Documents, and all other subsidiary documents and agreements related thereto.

Morger with HearMe, Inc.

RESOLVED, that the Board of Directors of the Company bolieves that it is in the best interests of the Company and its stockholders to merge Merger Sub with and into the Company, with the Company surviving (the "Morger").

0303285.03

RESOLVED FURTHER, that the Merger and all other related documents contemplated thereby including, without limitation, the Cardificate of Merger situated as <u>Bullibit A</u> herete and the Stock Purchase Agreement attached as <u>Bullibit B</u> herete (collectively, the "<u>Related Documents</u>") are hereby adopted and approved by the Board, provided, however, that the officers of the Company are hereby authorized to make such changes and amendments to such documents as they may deem necessary or appropriate.

RESOLVED FURTHER, that the officers of the Company are hereby authorized and directed to execute and deliver on behulf of the Company the Related Documents and thereafter to sause the Company to perform all of its obligations and duties with respect to such agreements.

RESOLVED FURTHER, that the prior actions by the officers of the Company in connection with the Merger and the Related Documents are hereby approved, inlepted and ratifled.

RESOLVED FURITHER, that there are hereby reserved from the Company's authorized but unissued capital stock the maximum number of shares of the Company's common stock as may be issuable upon consumuation of the Merger.

RESOLVED FURTHER, that, pursuant to the foregoing transactions, the Company shall succeed to all of the rights, certificates, privileges, powers, properties, itemchises and assets of Merger Sub.

RESOLVED FURTHER, that for purposes of complying with state law, the officers of the Company are authorized to irrevocably appoint the Delaware Secretary of State as its Agent upon whom may be served any notice, process or pleading in any suit, action or proceeding against it in connection with the enforcement of any obligation arising from the transactions contemplated by these resolutions, including any suit or other proceeding to enforce the right of any stockholders as determined in appraisal proceedings under Delaware General Corporation Law.

RESOLVED FURTHER, that the officers of the Company are hereby authorized and directed to execute and deliver all documents. He all certificates and actifications with appropriate federal, state stid local authorities and take such additional actions as may be necessary or appropriate to carry out the intern of the foregoing resolutions.

Amendment of the Company's Certificate of Incorporation

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RESOI.VID, that, upon the effectiveness of the merger, the name of the Company shall be changed to "HearMe" and Article 1 of the Amended and Restated Certificate of Incorporation of the Company shall be amended to read as follows:

"The name of the corporation is Homme (the "Corporation")."

 As of the date of this Certificate, the Company's total assets are greater than \$10,000,000.

Mpath Interactive, Inc. has caused the Certificate to be signed by Paul Matteucci, its President and Chief Executive Officer, this 7th day of January, 2000.

Moath Interactive, Inc.

0391285-03

RECORDED: 04/23/2001